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8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA	
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11	MARSHALL LOSKOT, an individual,)	Case No.: CV09-4194 SBA
12	Plaintiff,	STIPULATION FOR CONTINUING
13	vs.)	DEADLINE FOR PARTIES TO CONDUCT THE JOINT SITE
14	BRAVO PIZZA and RESTAURANT, a.k.a. RUDOLPH D. SANTINI, TRUSTEE)	INSPECTION AND WAXOPXISKN ORDER
15	OF THE SANTINI EXCLUSION TRUST;)	Complaint Filed: October 23, 2008
16	IOLE SARI and CLORINDA M.) ORLOVICH, TRUSTEES OF THE)	,
17	SANTINI SURVIVORS TRUST; and) ROSALIND D. BASTIAN, TRUSTEE OF)	
18	THE ROSALIND D. BASTIAN	
19	REVOCABLE TRUST OF 2005) Defendants.)	
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22	Plaintiff MARSHALL LOSKOT and Defendant RUDOLPH D. SANTINI, TRUSTEE	
23	OF THE SANTINI EXCLUSION TRUST, on behalf of all owners at the subject property,	
24	by and through their respective counsel, respectfully request and stipulate, as follows:	
25	1. That the joint site inspection, as Ordered by General Order, 56 ¶ 3,4, scheduled for	
26	March 19, 2010 at 11:00 a.m. be continued to April 14, 2010 at 11:00 a.m.	
27	2. Good cause exists to continue the joint site inspection as defense counsel was	
28	notified on March 17, 2010 by defendant's retained expert, Kim Blackseth, Esq., that he	
	STIPULATION FOR CONTINUING DEADLINE FOR PARTIES TO CONDUCT THE JOINT SITE INSPECTION AND [PROPOSED] ORDER	

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